



# PRYOR CASHMAN LLP

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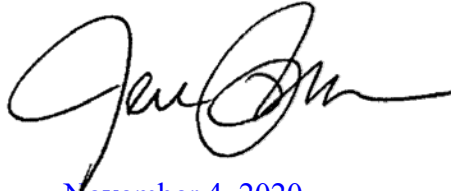
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Application GRANTED temporarily. The Court will assess whether to keep the materials at issue sealed or redacted when deciding the underlying motions. The Clerk of Court is directed to terminate ECF No. 234. SO ORDERED.

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 November 3, 2020  
**VIA ECF**  
November 4, 2020

Hon. Jesse M. Furman, U.S.D.J.  
United States District Court, Southern District of New York  
40 Foley Square, Courtroom 1105  
New York, New York 10007

**Re: Coscarelli et al. v. Esquared Hospitality LLC et al.**  
**Case 1:18-cv-05943-JMF**

Dear Judge Furman:

We represent Defendants ESquared Hospitality LLC and BC Hospitality Group LLC (f/k/a CCSW LLC) (collectively “Defendants”) in this action. We respectfully submit this letter-motion seeking leave to seal a single sentence in Defendants’ reply memorandum of law (i) in further support of their motion to vacate the “Partial Final Award: Fee Application” and “Complete Final Award” and (ii) in opposition to Plaintiff Chef Chloe LLC’s cross-motion to confirm the same. (ECF Nos. 208, 226.)

The sentence Defendants seek leave to redact describes a substantive determination made by the Arbitrator in the initial Partial Final Award which this Court has already temporarily sealed (ECF No. 182), and the Court has previously sealed papers and exhibits upon Defendants’ request in connection with the pending vacatur/confirmation motions. (ECF Nos. 191, 197, 204, 215, 231.)

Defendants have conferred with counsel for Plaintiff on this matter, and counsel objects to this request.

We thank the Court for its consideration.

Respectfully submitted,

/s/ William L. Charron

cc: All counsel (via ECF)